United States District Court

EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

UNITED STATES OF AMERICA v.	§ § Case No. 4:22-cr-162
EDWARD WALSH VAUGHAN (1) HADI AKKAD (2)	§ Judge Mazzant § §

ORDER

Pending before the Court is Defendants' Renewal of Motion for Mistrial Based on Constructive Amendment of the First Superseding Indictment (Dkt. #445). Having considered the Motion, the relevant pleadings, and the applicable law, the Court finds that the Motion should be DENIED.

On May 15, 2025, Defendants filed a Renewed Motion for Mistrial based on the same arguments raised during the first trial of this case (Dkt. #355; Dkt. #445). Defendants present no new arguments in this Motion and rely on the same arguments raised in their prior Motion (Compare Dkt. #355, with Dkt. #445). The Court finds the instant Motion should be denied for the reasons articulated in its prior Order (Dkt. #364).

It is therefore **ORDERED** that Defendants' Renewal of Motion for Mistrial Based on Constructive Amendment of the First Superseding Indictment (Dkt. #445) is hereby **DENIED**.

IT IS SO ORDERED.

SIGNED this 15th day of May, 2025.

UNITED STATES DISTRICT JUDGE